IN THE SUPREME COURT OF THE STATE OF ARIZONA

In the Matter of:)	
DISPOSITION OF RESIDENTIAL)	Administrative Order
EVICTION CASES RELATED TO THE)	No. 2021 - <u>53</u>
PUBLIC HEALTH EMERGENCY)	(Replacing Administrative
)	Order No. 2021-47)
)	,

Due to concern for the spread of COVID-19 in the general population, the Governor of the State of Arizona declared a statewide public health emergency on March 11, 2020.

Since March 2020, several federal executive and Congressional actions have impacted tenant and landlord rights under Arizona laws and the processing of eviction cases in Arizona's courts. Among these official actions taken are:

- 1. On March 27, 2020, the President signed the Coronavirus Aid, Relief, and Economic Security Act (CARES Act) into law. The CARES Act required a temporary moratorium on evictions from public housing, federally subsidized rental housing, and rental housing with federally backed mortgages, as well as a ban on accrual during the moratorium of fees, penalties, and interest related to nonpayment of rent. While the CARES Act eviction moratorium expired on July 24, 2020, certain tenant protections related to the accrual of fees, penalties, and interest on unpaid rent remain in effect.
- 2. The Centers for Disease Control and Prevention (CDC) issued an order entitled "Temporary Halt in Residential Evictions to Prevent the Further Spread of COVID-19" effective September 4, 2020 through December 31, 2020 (CDC No. 2020-19654, 85 Fed. Reg. 55292 (Sept. 4, 2020)) (CDC order). This Order prohibited a landlord from taking any action to evict for nonpayment of rent a residential tenant who provided the landlord a declaration under the order. The CDC order also provided: "Under 42 U.S.C. 243, the U.S. Department of Health and Human Services is authorized . . . to accept State and local assistance in the enforcement of Federal quarantine rules and regulations, including in the enforcement of this Order." The Congress passed and the President signed into law the "Coronavirus Response and Relief Supplemental Appropriations Act, 2021." The Act extended the CDC moratorium through January 31, 2021. The CDC further extended the moratorium through March 31, 2021, and again through a June 30, 2021 expiration date.
- 3. On December 21, 2020, Congress enacted the Consolidated Appropriations Act which the President signed on December 27, 2020. This Act appropriated funding for

states to establish rental assistance programs for tenants meeting program requirements. Arizona was allocated nearly \$500 million for paying rent, utilities, and other rental housing related costs. The State of Arizona designated the Department of Economic Security to administer its allocation of the funding. Other funds are allocated to several of the larger counties and cities in the state to administer the programs within their respective jurisdictions. Additional federal funding for rental assistance was included in the American Rescue Plan Act signed into law by the President on March 11, 2021.

Considering the potential backlog of eviction cases not yet filed and those previously filed and awaiting judgment or issuance of a writ of restitution, certain changes in court operations remain necessary including the effective management of residential eviction filings for nonpayment of rent. This Administrative Order provides direction to facilitate the orderly and safe disposition of eviction cases in Arizona courts consistent with this Court's constitutional, administrative and supervisory authority over the courts, authority to adopt emergency temporary court procedures, and authority to regulate the practice of law in the context of the COVID-19 pandemic health emergency.

Therefore, considering the applicable federal law and the statewide public health emergency declared by the Governor and pursuant to Article VI, Sections 3 and 5, of the Arizona Constitution,

IT IS ORDERED that the following procedures are applicable to eviction actions governed by Arizona Revised Statutes, Title 33 and filed in the superior court or a justice court:

I. PLEADINGS

- 1. The plaintiff in a residential eviction action for non-payment of rent must attest in the initial pleading or by other writing filed with the court and served on the defendant along with the initial pleading whether:
 - a. The claim is for any time between March 27, 2020 and July 24, 2020 and, if so, whether the property in which the defendant resided was covered under the CARES Act, during which time fees, penalties, or interest on unpaid rent may not be included in the amount claimed.
 - b. The plaintiff received from a tenant, lessee, or resident of the residential property a declaration under the CDC order entitled "Temporary Halt in Residential Evictions to Prevent the Further Spread of COVID-19." Plaintiff should note that tenants, lessees, or residents of a residential property may use any written document in place of the CDC Declaration Form if it includes the required information as in the form, is signed, and includes a perjury statement (such written document shall hereinafter be referred to as a "tenant declaration").
 - c. The plaintiff has applied for or has received rental assistance from any source based on defendant's rental obligation. If so, plaintiff must state in the pleading and the accounting of payments the amount received and how it has been applied toward the obligation and whether the plaintiff entered into any agreement

- releasing plaintiff's claims against the defendant. The plaintiff must further attest to compliance with any agreement concerning the receipt of rental assistance to pay the defendant's rental obligation, and that plaintiff is not seeking a judgment for a claim that was waived.
- d. During an eviction moratorium, the plaintiff obtained a prior judgment against the defendant that has not been vacated. If so, the plaintiff must attest that the current amounts claimed exclude amounts awarded in the prior judgment.
- 2. The Residential Eviction Information Sheet required to be served with the summons and complaint under Rule 5(a)(5) of the Rules of Procedure for Eviction Actions (RPEA) is supplemented by the addition of a one-page notice entitled "Information On Temporary Halt In Residential Eviction For Nonpayment Of Rent" with substantially the same form and content as included in Attachment A of this Order. Plaintiffs in eviction actions who claim nonpayment of rent, penalty, or interest must serve this supplemental notice with the summons and complaint until the CDC order expires.

II. CASE CALENDARING

- 1. A court should not schedule more than 25 eviction cases in an hour on the court's calendar and shall allocate sufficient time for all parties appearing telephonically or in person to present their evidence.
- 2. Each case shall be scheduled to be heard during a specific one-hour time slot, e.g., 9:00 A.M. 10:00 A.M.
- 3. Courts should schedule residential eviction actions as consistently as possible with the timeframes established by the Rules of Procedure for Eviction Actions and by applicable Arizona statutes.

III. HEARINGS

- 1. Parties, attorneys, and witnesses in an eviction proceeding shall be permitted to participate remotely by telephone or video conference, at their discretion.
- 2. Judges shall liberally grant continuances and make accommodations, if necessary and possible, for attorneys, parties, victims, witnesses, jurors, and others with business before the courts who are unable to participate in a proceeding due to the COVID-19 pandemic.
- 3. To implement the CDC order in a consistent manner throughout the state, judges shall proceed with the initial appearance, unless there is good cause for a continuance of no more than ten days to allow the defendant to provide the landlord with a tenant declaration. If the case proceeds, the court shall inform the parties that the defendant may temporarily stop a nonpayment of rent eviction by providing a tenant declaration to the plaintiff any time before the defendant is removed from the residence.

- 4. At each hearing, the judge shall inquire as to plaintiff's compliance with all requirements of applicable state and federal statutes, executive and administrative orders, including whether the plaintiff received a tenant declaration under the CDC moratorium or entered into any agreement concerning the receipt of rental assistance to pay the defendant's rental obligation. If the plaintiff has waived all claims made in the complaint due to receipt of rental assistance, the judge shall dismiss the complaint or vacate a previously obtained judgment.
- 5. With the agreement of the parties, the judge may continue a proceeding to afford the parties the opportunity to reach an agreement to resolve the case. Upon such an agreement, the judge may order the conditional dismissal of the case. A sample order is included as Attachment B of this order. The Administrative Director is authorized to approve amendments to this form.
- 6. On notice to the court that the defendant has provided the plaintiff a tenant declaration under the CDC order in an eviction action to terminate a tenancy for nonpayment of rent, the court must either continue the action or permit the action to proceed to judgment as provided in paragraph 7 of this section and, if the plaintiff prevails, stay the issuance of a writ of restitution until further order unless:
 - a. The plaintiff files a motion contesting the tenant declaration. The motion must provide a factual basis, not on information and belief, that supports the allegation that one or more specific statements in the tenant declaration is materially inaccurate. If the motion is not supported by a proper factual basis, the motion shall be denied;
 - b. The motion provides a proper factual basis and an evidentiary hearing is set to determine the accuracy of the allegations in the motion;
 - c. The judge finds that the plaintiff proved at the evidentiary hearing by a preponderance of the evidence or based on undisputed avowal of counsel detailing the evidence that any statement identified in the motion is materially inaccurate; and
 - d. The judge states at the hearing the reason for each finding and orders that the eviction may proceed.
- 7. To bring consistency to adjudication of eviction cases, unless a writ is issued under paragraph 6 of this section, if the defendant agrees to apply and the court believes the defendant may qualify for federal rental assistance, the court shall continue the action for 30 days. An additional continuance shall be granted if the court determines the application process is underway. If the court determines that the defendant is not likely to qualify or has not made reasonable efforts to obtain rental assistance, the court shall permit the case to proceed.
- 8. As the CDC order provides, it is not applicable to an eviction action based on a tenant, lessee, or resident: "(1) engaging in criminal activity while on the premises; (2) threatening the health or safety of other residents; (3) damaging or posing an immediate and significant risk of damage to property; (4) violating any applicable

building code, health ordinance, or similar regulation relating to health and safety; or (5) violating any other contractual obligation, other than the timely payment of rent or similar housing-related payment (including non-payment or late payment of fees, penalties, or interest)." The CDC order provides that covered persons may not be evicted on the sole basis that they are alleged to have committed a crime of trespass by not paying the rent. Individuals who are confirmed to have, who have been exposed to, or who might have COVID-19 and take reasonable precautions to not spread the disease may not be evicted on the grounds that they may pose a health or safety threat to other residents. The CDC order applies unless the landlord proves by a preponderance of the evidence or undisputed avowal of counsel detailing the evidence of a material breach that an asserted violation of an "other contractual obligation" is material noncompliance with the rental agreement or, for a forcible detainer action, a material and irreparable breach of the rental agreement under Arizona law. A judge shall provide written findings establishing noncompliance or breach in any judgment or order of eviction.

- 9. Termination of a periodic tenancy is presumed to be due to nonpayment of rent, if unpaid rent, a penalty or interest is owed. The CDC order applies unless the plaintiff proves the termination was for a reason other than nonpayment of rent, penalties, or interest.
- 10. To clearly describe what the court has decided at the initial appearance and where and how parties may obtain further assistance and relief, after the initial appearance, the judge shall complete a Pandemic Minute Entry for a nonpayment of rent eviction with the appropriate option selected using language substantially equivalent to the following:

This eviction matter came before the Court on, 2021.	
IT IS ORDERED	
□ Defendant has signed a tenant declaration and this matter is therefore continuous, 2021. The parties should ensure that their mailing addresses, and phone numbers are up-to-date with the court; monitor and read their memail closely; and participate in their court dates.	emails
□ Judgment has been entered but there has been a tenant declaration, so a wnot issue (defendants will not be removed) until the CDC Order expires. Ten NOT need to leave the property at this time. The landlord may ask the court the defendants removed after the CDC protection expires OR the landlord may motion to remove defendants sooner if the landlord believes it can prove tenant declaration is false. The parties should ensure that their mailing ademails and phone numbers are up-to-date with the court; monitor and read the and email closely; and participate in their court dates.	ants do to have ny file a that the dresses,

☐ There was no evidence of a signed tenant declaration, and judgment has been entered this day. However, tenants may be able to prevent the constable from enforcing a writ (removing the tenants) if a tenant declaration is completed and provided to the landlord and the constable prior to removal from the property. The parties should ensure that their mailing addresses, emails and phone numbers are upto-date with the court; monitor and read their mail and email closely; and participate in their court dates.

IV. PROCEDURES UPON TENANT VACATING THE PREMISES AND AFTER EXPIRATION OR TERMINATION OF CDC ORDER

- 1. If the tenant vacates the premises after the entry of judgment, on written motion of a party, and after a reasonable opportunity for response, for good cause, the court shall vacate the judgment if plaintiff has waived all claims due to receipt of rental assistance, or amend the eviction judgment to reflect:
 - a. Any unpaid rent, late fees, or interest that would have been due under the terms of the lease that was the subject of the eviction for the period since the judgment was entered.
 - b. Any rental assistance received from any source based on the defendant's rental obligation.
 - c. Any fees, penalties or interest for unpaid rent from March 27, 2020 through July 24, 2020 not permitted to be collected under the CARES Act.
- 2. After the expiration or termination of the CDC order, the following procedures will apply:
 - a. Before proceeding to judgment in cases previously filed and continued due to the CDC order, the plaintiff shall file a written motion to amend the complaint, as needed, to update the information required by section I paragraph 1. If the plaintiff has waived all claims due to receipt of rental assistance, the plaintiff shall dismiss the complaint.
 - b. A plaintiff who could not obtain a judgment, a writ of restitution, or have a tenant removed due to an Arizona executive order, the CARES Act, or a CDC order and chooses to proceed to judgment, to collect any additional accrued rental obligations since a judgment was obtained, or to proceed to evict the tenant shall file a written motion for an initial appearance or to amend the judgment and, if necessary, shall file an application for a writ of restitution. Motions and applications for writs shall include any information required by section I paragraph 1 of this Order that was not provided in the original complaint. If the plaintiff does not take action to proceed to judgment within sixty days after the expiration or termination of the CDC order the court shall dismiss the case.

- c. The court shall schedule a hearing to provide the defendant an opportunity to respond in writing before the hearing or orally at the hearing. At least 3 days before the hearing, the court shall attempt to contact the defendant by telephone, text, or email to provide notice of the hearing, and the plaintiff shall cause the motion or application and a notice of the date, time, place and purpose of the hearing to be delivered to the party in possession either personally or by posting the notice on the main entrance to the premises.
- d. If an eviction judgment is for a complaint for nonpayment of rent filed between March 27, 2020 and July 24, 2020 or if fees, penalties, or interest for unpaid rent during that period were awarded, the plaintiff shall provide proof that the property is not subject to a mortgage, or provide the written response from a Qualified Written Request (QWR) submitted to the property's mortgage holder that confirms the financing in place was not covered by the CARES Act.
- e. If the plaintiff received payment of rental assistance to pay the defendant's rental obligation, the court shall inquire and the plaintiff shall attest to compliance with all terms of the rental assistance agreement including but not limited to, waiver of claims, dismissal, or delay of eviction. The plaintiff shall provide the court a copy of the rental assistance agreement if its effect is unknown to the plaintiff or disputed. If the plaintiff has waived all claims made in the complaint due to receipt of rental assistance, the court shall dismiss the complaint or vacate a previously obtained judgment.
- f. On written motion of a party or on order of the court, and after a reasonable opportunity for the defendant to respond, for good cause, the court shall amend the eviction judgment to reflect:
 - a. Any unpaid rent, late fees, or interest that would have been due under the terms of the lease that was the subject of the eviction for the period since the judgment was entered.
 - b. Any rental assistance received from any source based on the defendant's rental obligation.
 - c. Any fees, penalties or interest for unpaid rent from March 27, 2020 through July 24, 2020 not permitted to be collected under the CARES Act.
- g. When applying for a writ of restitution, the plaintiff shall:
 - a. Attest the eviction judgment has not been satisfied wholly or in part;
 - b. Move to amend the judgment as required by paragraph 2 of this section; and
 - c. Attest to compliance with any agreement concerning the receipt of rental assistance to pay the defendant's rental obligation.
- h. If all amounts awarded in a judgment have been paid in full by receipt of rental assistance, the plaintiff shall move to vacate the judgment or provide a satisfaction of judgment within 15 days of the payment, or 15 days of the

effective date of this Order, whichever is later. The court shall not issue a writ of restitution for a judgment that has been vacated or satisfied as provided in this paragraph.

i. The order issuing a writ may be executed by the constable or sheriff no earlier than five calendar days after the date of the order. The order shall state the earliest date on which execution may occur.

V. EXCLUDED TIME CALCULATION

The period of March 18, 2020 through 45 days after the expiration or termination of the CDC order is excluded from calculation of time under rule provisions and statutory procedures that require court proceedings to be held within a specific period of time, including the Rules of Procedure for Eviction Actions. This exclusion of time does not apply to the issuance of the writ of restitution.

VI. JUDICIAL OFFICER TRAINING

The Administrative Office of the Courts (AOC) shall provide judicial officer training on scheduling, adjudication and disposition of eviction cases in the context of the COVID-19 public health emergency, addressing this Administrative Order, the CARES Act or other federal law, the CDC order, and judicial best practices. All judicial officers, including judges pro tempore, who hear eviction cases must complete the most recently updated version of such training.

IT IS FURTHER ORDERED that the provisions of Administrative Order No. 2020-197 and any successor orders concerning matters not addressed in this Order also apply to the processing of eviction cases.

IT IS FURTHER ORDERED that this Order replaces Administrative Order No. 2021-47.

Dated this 15th day of April, 2021.

ROBERT BRUTINEL
Chief Justice

ATTENTION TENANTS

ATTENTION TENANTS

YOU CAN ASK FOR FREE LEGAL HELP BY CONTACTING:

(These legal help programs are not part of the court.)

COUNTY OR TOWN			CONTACT INFORMATION	
Maricopa County Mohave County La Paz County	Yavapai County Yuma County	Town of San Luis Apache Junction Queen Creek	Community Legal Services 1-800-852-9075 www.clsaz.org	
Apache County Cochise County Gila County	Graham County Greenlee County Navajo County	Pima County Pinal County Santa Cruz County	Southern Arizona Legal Aid 1-800-248-6789 or www.sazlegalaid.org	
Coconino County	Navajo Nation	Hopi Nation	DNA People's Legal Services 1- 800-789-5781 www.dnalegalservices.org	

INFORMATION ON TEMPORARY HALT IN RESIDENTIAL EVICTION FOR NONPAYMENT OF RENT

You may have a **right to stay in your home** through June 30, 2021 even though you are unable to pay all of your rent during this time; but only if you can **accurately** and **truthfully** make **all five** of the following statements and you give your landlord a paper called a **declaration** that contains them:

- 1) You have used your best efforts to obtain all available government assistance for rent or housing;
- 2) You either (i) earned no more than \$99,000 (or \$198,000 if filing jointly) in Calendar Year 2020 or expect to earn no more than \$99,000 in annual income for Calendar Year 2021 (or no more than \$198,000 if filing a joint tax return), (ii) were not required to report any income in 2020 to the IRS, or (iii) received an Economic Impact Payment (stimulus check);
- 3) You are unable to pay the full rent or make a full housing payment due to substantial loss of household income, loss of compensable hours of work or wages, a lay-off, or extraordinary out-of-pocket medical expenses that exceed 7.5% of your total income;
- 4) You are using your best efforts to make timely partial payments that are as close to the full payment as your circumstances may permit, considering other bills you have to pay; and
- 5) If evicted, you would likely be homeless or be forced to move into a crowded living space such as a shelter or a residence with other people because you have no other available place to live for the same or lower cost.

You can get a declaration form on the web at https://www.azcourts.gov/eviction or https://www.azcourthelp.org, at a rent assistance office, or at your local justice court. Please read it carefully. If you sign the declaration when you know any statement is false, you may be charged and convicted with a felony and be required to pay a large fine or even be sent to jail.

If your landlord provides the judge a reason to believe based on evidence that any of the five statements in the declaration are not accurate, the court may schedule a hearing. At this hearing, before you can be evicted for nonpayment of rent, your landlord must prove at least one of the statements is not accurate. You may explain why you believe it is accurate and provide any documents you have that support your belief. Then the judge will decide whether to let you stay in your home or order you to move out because you have not kept up with your rent payments.

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Plaintiff	(s) Name / A	ddress / Phone	Defendant(s) Name / A	ddress / Phone
	CONSEN	T ORDER FOR CON	DITIONAL DISMISSAL (A	Eviction Action)
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THE CO	OURT FINDS	:		
1. The p	oarties agree to	o the conditional dismiss	sal of the case under the terms	below.
2. Defer	ndant must pa	y the following to Plain	iff on or before	<u>.</u>
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	i.	\$	TOTAL				
	upon t	the Plaint sted in the	ils to pay the rent and other costs as set forth above, this action wiff's submission of an Affidavit of Default, a Judgment for mone complaint), and a Writ of Restitution, which will enter simultant process.*	ey (if eligible and			
	* For a defendant on active military duty, default judgment will not be entered except as provided the Servicemembers Civil Relief Act.						
	Defendant remains responsible for paying the entire amount as stated in the order below that is not paid by any other third party within the time period provided by this order.						
	The Defendant may be liable for money damages if additional rent is owed or if there is damage to the property.						
	[] Partial payment by Defendant of the amount due in item 2i above will not prevent issuance of a Writ of Restitution should a Judgment enter after default on this conditional dismissal.						
	A Writ of Restitution may not be submitted for entry more than days after the last payment is due under this conditional dismissal.						
			[] Further conditions:				
	[] Fu	urther coi	nditions:				
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3. [T]	The ca	ase is distant mus \$ OR -	: missed without prejudice subject to the conditions below. t pay the following to Plaintiff on or before Unpaid rent (non-subsidized rent)	due through the time period ending			
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Case Number:

	i. \$ TOTAL					
3.	. In the event Defendant fails to pay the rent and other costs as set forth above, then Plaintiff will submit an affidavit of default, a Judgment for money (if eligible and requested in the complaint), an a Writ of Restitution, which will enter simultaneously without notice or further process.					
4.	Defendant remains responsible for paying the entire amount as stated in the order below that is not paid by any other third party within the time period provided by this order.					
5.	. The Defendant may be liable for money damages if additional rent is owed or if there is damage to the property.					
6.	. [] Partial payment by Defendant of the amount due in item 2i above will not prevent issuance of a Writ of Restitution should a Judgment enter after default on this conditional dismissal.					
7.	. A Writ of Restitution may not be submitted for entry more than days after the last payment is due under this order.					
8.	[] Further conditions:					
Da	te	Judge's Signature				
Ap	pproved as to form and content.					
Pla	aintiff Signature and Date	Defendant Signature and Date				
— Pla	aintiff's Attorney Signature and Date	Defendant's Attorney Signature and Date				

Case Number: